UNITED STATES BANKRUPTCY CO EASTERN DISTRICT OF NEW YORK		
In re:	:	Chapter 11
ORION HEALTHCORP, INC1.	:	Case No. 18-71748 (AST)
Debtors.	: :	(Jointly Administered)
HOWARD M. EHRENBERG IN HIS C AS LIQUIDATING TRUSTEE OF OR HEALTHCORP, INC., ET AL.,		Adv. Pro. No. 20-08042 (AST)
Pla	aintiff,	
v.	:	
HOWARD SCHOOR De	efendants.	

## **CERTIFICATE OF SERVICE**

STATE OF NEW JERSEY	)	
	)	SS.
COUNTY OF SOMERSET	)	

I, La Asia S. Canty, am over the age of eighteen years, and am employed by Pachulski Stang Ziehl & Jones LLP. I am not a party to the within action; my business address is 780 Third Avenue, 34th Floor, New York, New York 10017-2024.

<sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Orion Healthcorp, Inc. (7246); Constellation Healthcare Technologies, Inc. (0135); NEMS Acquisition, LLC (7378); Northeast Medical Solutions, LLC (2703); NEMS West Virginia, LLC (unknown); Physicians Practice Plus Holdings, LLC (6100); Physicians Practice Plus, LLC (4122); Medical Billing Services, Inc. (2971); Rand Medical Billing, Inc. (7887); RMI Physician Services Corporation (7239); Western Skies Practice Management, Inc. (1904); Integrated Physician Solutions, Inc. (0543); NYNM Acquisition, LLC (unknown) Northstar FHA, LLC (unknown); Northstar First Health, LLC (unknown); Vachette Business Services, Ltd. (4672); Phoenix Health, LLC (0856); MDRX Medical Billing, LLC (5410); VEGA Medical Professionals, LLC (1055); Allegiance Consulting Associates, LLC (7291); Allegiance Billing & Consulting, LLC (7141); New York Network Management, LLC (7168). The corporate headquarters and the mailing address for the Debtors listed above is 1715 Route 35 North, Suite 203, Middletown, NJ 07748.

On February 17, 2021, I caused a true and correct copy of the following documents to be served via electronic mail upon the party set forth on the service list annexed hereto as **Exhibit 1**.

On February 18, 2021, I caused a true and correct copy of the following documents to be served via First Class US Mail upon the party set forth on the service list annexed hereto as

## Exhibit 1.

- ➤ Plaintiff's Motion for Summary Judgment, or in the Alternative Summary Adjudication as Against Defendant Howard Schoor [Docket No. 27];
- ➤ Joint Statement of Uncontroverted Facts; Plaintiff's Statement of Additional Uncontroverted Facts in Support of Motion For Summary Judgment, or Alternatively, Summary Adjudication [Docket No. 28];
- ➤ Affidavit of Jeffrey P. Nolan in Support of Plaintiff's Motion for Summary Judgment, or in the Alternative Summary Adjudication as Against Defendant Howard Schoor [Docket No. 29];
- ➤ Affidavit of Edith Wong in Support of Plaintiff's Motion for Summary Judgment, or in the Alternative Summary Adjudication as Against Defendant Howard Schoor [Docket No. 30]; and
- ➤ Request for Judicial Notice in Support of Plaintiff's Motion for Summary Judgment, or in the Alternative Summary Adjudication [Docket No. 31].

/s/ La Asia S. Canty
La Asia S. Canty

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## **EXHIBIT 1**

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Attorney for Defendant Howard Schoor